1 Zachary J. Pekelis, WSBA #44557 Kai A. Smith, WSBA #54749 2 PACIFICA LAW GROUP LLP 1191 2nd Avenue, Suite 2000 3 Seattle, WA 98101-3404 4 (206) 245-1700 Attorneys for Intervenor-Defendant 5 Alliance for Gun Responsibility 6 7 UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF WASHINGTON 9 No. 2:23-cv-00112-MKD AMANDA BANTA, et al., 10 Plaintiffs, [PROPOSED] ORDER 11 **GRANTING ALLIANCE FOR** 12 **GUN RESPONSIBILITY'S** v. MOTION TO INTERVENE AS 13 ROBERT J. FERGUSON, et al., **DEFENDANT** 14 **Defendants** NOTED ON MOTION **CALENDAR:** 15 June 12, 2023 16 Without Oral Argument 17 THIS MATTER came before the Court on Proposed Intervenor-Defendant 18 Alliance for Gun Responsibility's (the "Alliance's") Motion to Intervene ("Motion 19 to Intervene"). The Court has considered the following in deciding whether to 20 grant the Motion: 21 1. The Alliance's Motion to Intervene; 22 23 2. Declaration of Kai Smith in Support of the Alliance's Motion to [PROP] ORDER GRANTING 24 PACIFICA LAW GROUP LLP ALLIANCE FOR GUN RESPONSIBILITY'S 1191 SECOND AVENUE SUITE 2000 SEATTLE, WASHINGTON 98101-3404 MOTION TO INTERVENE AS DEFENDANT - 1

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1 Intervene and the exhibit attached to it; 2 3. The other pleadings and papers on file in this matter; and 3 4 5 The Court concludes that permissive intervention is appropriate. "On timely 6 motion, the court may permit anyone to intervene who . . . has a claim or defense that shares with the main action a common question of law or fact." Fed. R. Civ. P. 7 8 24(b). Further, "[i]n exercising its discretion, the court must consider whether the 9 intervention will unduly delay or prejudice the adjudication of the original parties' 10 rights." Fed. R. Civ. P. 24(b)(3). Thus, permissive intervention is appropriate when 11 (1) the applicant shares a common question of law or fact with the main action, (2) 12 the applicant's motion is timely, and (3) the court has an independent basis for 13 jurisdiction over the applicant's claims. Freedom from Religion Found., Inc. v. 14 Geithner, 644 F.3d 836, 843 (9th Cir. 2011). 15 First, the Court concludes that the Alliance's proposed defense shares common questions of law and fact. 16 17 Second, the timeliness requirement is met. Third, the final requirement of "independent jurisdictional grounds" is 18 19 inapplicable where, as here, the proposed intervenor does not raise new state law claims in a federal question case. 20 21 The Court therefore concludes that each of the three requirements of Rule 24(b)(3) are met. In such cases, a court has broad discretion in granting intervention. 22 23 Dep't of Fair Emp't & Hous. v. Lucent Techs., 642 F.3d 728, 741 (9th Cir. 2011). In [PROP] ORDER GRANTING 24 PACIFICA LAW GROUP LLP ALLIANCE FOR GUN RESPONSIBILITY'S 1191 SECOND AVENUE

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exercising that discretion, courts in the Ninth Circuit generally examine several additional factors:

[T]he nature and extent of the intervenors' interest, their standing to raise relevant legal issues, the legal position they seek to advance, and its probable relation to the merits of the case[,] . . . whether the intervenors' interests are adequately represented by other parties, . . . and whether parties seeking intervention will significantly contribute to full development of the underlying factual issues in the suit and to the just and equitable adjudication of the legal questions presented.

Spangler v. Pasadena City Bd. of Ed., 552 F.2d 1326, 1329 (9th Cir. 1977).

The following *Spangler* discretionary factors weigh in favor of intervention: the Alliance's significant interests in defending the Law; the Alliance's legal position in defending the Law and its direct relation to the merits of the case; and the significant contributions the Alliance's participation may have on the full development of factual issues and just and equitable adjudication of legal questions.

For the reasons stated above, the Court concludes that the Alliance should be permitted to intervene permissively under Rule 24(b). The Court hereby ORDERS as follows:

- 1. The Alliance's Motion to Intervene as a Defendant is GRANTED.
- 2. The Alliance may intervene in this matter permissively.

IT IS SO ORDERED this day of May, 2023.

HONORABLE MARY K. DIMKE USDC JUDGE

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1 Presented by: 2 PACIFICA LAW GROUP LLP 3 4 By s/Zachary J. Pekelis Zachary J. Pekelis, WSBA # 44557 5 Kai A. Smith, WSBA #54749 6 Attorneys for Proposed Intervenor-Defendant Alliance for Gun Responsibility 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 [PROP] ORDER GRANTING 24 PACIFICA LAW GROUP LLP 1191 SECOND AVENUE ALLIANCE FOR GUN RESPONSIBILITY'S

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